

**IN THE UNITED STATES DISTRICT COURT FOR
THE DISTRICT OF UTAH, CENTRAL DIVISION**

SKIPPRINT, LLC, a Delaware corporation,
Plaintiff and Counterclaim-Defendant,

vs.

PRISMA GRAPHIC CORPORATION, an
Arizona corporation

Defendant and Counterclaim-Plaintiff.

**DECLARATION OF PERRY S. CLEGG IN
SUPPORT OF DEFENDANT'S MOTION
PURSUANT TO 28 U.S.C. § 1404(a) TO
TRANSFER VENUE TO UNITED STATES
DISTRICT COURT FOR THE DISTRICT
OF ARIZONA, PHOENIX DIVISION**

Civil No. 2:13-CV-0700-TC

Judge Tena Campbell

I, Perry S. Clegg, declare:

1. I am a member of the Bar of the State of Utah and member of the law firm of Clegg, P.C., attorneys for Defendant and Counterclaim-Plaintiff Prisma Graphic Corporation (“Prisma Graphic”).

2. I submit this declaration in support of Prisma Graphic’s Motion Pursuant to 28 U.S.C. § 1404(a) to Transfer Venue to United States District Court for the District Of Arizona, Phoenix Division. Unless otherwise stated, I have personal knowledge of the facts set forth below and, if called as a witness, could and would competently testify thereto.

3. Attached hereto as Exhibit A is a true and correct copy of the cover page of United States Patent No. 6,076,080, which SkipPrint has asserted in its First Amended Complaint, and where the cover page lists the residences of the inventors and assignee at the time the patent issued.

4. Attached hereto as Exhibit B is a true and correct copy of the cover page of United States Patent No. 5,666,493, which SkipPrint has asserted in its First Amended Complaint, and where the cover page lists the residences of the inventors and assignee at the time the patent issued.

5. Attached hereto as Exhibit C is a true and correct copy of the cover page of United States Patent No. 7,050,995, which SkipPrint has asserted in its First Amended Complaint, and where the cover page lists the residences of the inventors and assignee at the time the patent issued.

6. Attached hereto as Exhibit D is a true and correct copy of the cover page United States Patent No. 7,058,596, which SkipPrint has asserted in its First Amended Complaint, and where the cover page lists the residences of the inventors and assignee at the time the patent issued.

7. Attached hereto as Exhibit E is a true and correct copy of the cover page United States Patent No. 5,963,641, which SkipPrint has asserted in its First Amended Complaint, and where the cover page lists the residences of the inventors and assignee at the time the patent issued.

8. Attached hereto as Exhibit F is a true and correct copy of a webpage titled “Contact Markzware Contact Form and Contact Information,” available at <http://markzware.com/company/contact/>, which lists Markzware’s U.S. offices as being located at 1805 E. Dyer Road, Suite #101, Santa Ana, CA 92705.

9. Attached hereto as Exhibit G is a true and correct copy of a webpage showing the Distance Measurement Tool (provided by Google Labs for use in conjunction with Google Maps) measuring Markzware’s U.S. offices (at 1805 E. Dyer Road, Suite #101, Santa Ana, CA 92705) as being located approximately 40 miles from SkipPrint’s headquarters (at 1875 Century Park East, Suite 700, Los Angeles, California, 90067).

10. Attached hereto as Exhibit H is a true and correct copy of a webpage titled “Our Story,” available at <http://standardregister.com/company/company-information>, which lists Standard Register as being based in Dayton, Ohio.

11. Attached hereto as Exhibit I is a true and correct copy of a webpage from the State of Florida’s Department of State, Division of Corporations, which lists Lykes Bros. Inc. as being located in Tampa, Florida.

12. Attached hereto as Exhibit J is a true and correct copy of a webpage showing driving directions (as produced by Google Maps) from Prisma Graphic’s offices (at 2937 East Broadway Road Phoenix, AZ 85040) to the United States District Court for the District Of Arizona, Phoenix Division (at 401 W. Washington St., Suite 130, SPC 1 Phoenix, AZ 85003-2118), where the driving distance is 6.9 miles.

13. Attached hereto as Exhibit K is a true and correct copy of a webpage showing the Distance Measurement Tool (provided by Google Labs for use in conjunction with Google Maps) measuring the United States District Court for the District Of Arizona, Phoenix Division

(at 401 W. Washington St., Suite 130, SPC 1 Phoenix, AZ 85003-2118) as being located approximately 367 miles from SkipPrint's headquarters (at 1875 Century Park East, Suite 700, Los Angeles, California, 90067).

14. Attached hereto as Exhibit L is a true and correct copy of a webpage showing the Distance Measurement Tool (provided by Google Labs for use in conjunction with Google Maps) measuring the District Of Utah, Central Division (at 351 South West Temple, Room 1.100, Salt Lake City, UT 84101) as being located approximately 585 miles from SkipPrint's headquarters (at 1875 Century Park East, Suite 700, Los Angeles, California, 90067).

15. Attached hereto as Exhibit M is a true and correct copy of an excerpt from the Federal Court Management Statistics as of December 2013, available at <http://www.uscourts.gov/uscourts/Statistics/FederalCourtManagementStatistics/2013/comparison-districts-within-circuit-december-2013.pdf>, with the excerpt relating to the Ninth and Tenth Circuits.

16. Attached hereto as Exhibit N is a true and correct copy of *GSL Holdings Ltd v. Elec. Educ. Devices*, Slip Op., Case No. 2:11-cv-00336-BSJ (D. Utah Feb. 23, 2012).

17. Attached hereto as Exhibit O is a true and correct copy of a webpage from the State of California's Secretary of State, which lists Markzware as being a California corporation located at 1805 East Dyer Road #101, Santa Ana, CA 92705.

18. Attached hereto as Exhibit P is a true and correct copy of SkipPrint, LLC's LPR 2.1 Accused Instrumentality Disclosures, served by email on May 13, 2014.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on May 23, 2014, in Salt Lake City, Utah.

/s/ Perry S. Clegg
Perry S. Clegg

EXHIBIT A



US006076080A

United States Patent [19]
Morscheck et al.

[11] **Patent Number:** **6,076,080**
 [45] **Date of Patent:** **Jun. 13, 2000**

[54] **FORMS ORDER ENTRY SYSTEM**

[75] Inventors: **William F. Morscheck**, Franklin;
Kenneth W. Miller, Tipp City; **Thomas J. Ryan**, Trotwood; **David M. Ohlemacher**, Dayton; **C. Thomas Russell**, Springboro; **Mark A. Burgbacher**, Mason; **Christopher L. Schweikert**, Cincinnati, all of Ohio

[73] Assignee: **The Standard Register Company**, Dayton, Ohio

[21] Appl. No.: **08/992,495**

[22] Filed: **Nov. 4, 1997**

[51] **Int. Cl.⁷** **G06F 17/00**

[52] **U.S. Cl.** **705/400**

[58] **Field of Search** 705/400, 26, 28, 705/27

[56] **References Cited**

U.S. PATENT DOCUMENTS

| | | | |
|-----------|---------|-----------------------|---------|
| 4,839,829 | 6/1989 | Freedman | 345/329 |
| 4,887,208 | 12/1989 | Schneider et al. | 705/28 |
| 4,937,439 | 6/1990 | Wanninger et al. | 235/456 |
| 4,939,670 | 7/1990 | Freiman et al. | 395/10 |
| 4,992,940 | 2/1991 | Dworkin | 705/26 |
| 5,060,980 | 10/1991 | Johnson et al. | 283/70 |
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| 5,144,693 | 9/1992 | Morgan | 345/342 |

| | | | |
|-----------|---------|----------------------|---------|
| 5,241,464 | 8/1993 | Greulich et al. | 705/26 |
| 5,361,199 | 11/1994 | Shoquist et al. | 705/26 |
| 5,383,129 | 1/1995 | Farrell | 705/400 |
| 5,446,653 | 8/1995 | Miller et al. | 705/4 |
| 5,493,490 | 2/1996 | Johnson | 705/26 |
| 5,666,493 | 9/1997 | Wojcik et al. | 705/26 |

Primary Examiner—Emanuel Todd Voeltz

Assistant Examiner—Thomas A. Dixon

Attorney, Agent, or Firm—Killworth, Gottman, Hagan & Schaeff, LLP

[57] **ABSTRACT**

An order entry system is provided comprising a first computer system, a printing station computer system, a form design repository, a second computer system, a validation engine, and a pricing engine. The first computer system captures form design data and the second computer generates a form price, validates the form, and transmits a validated and priced order to the printing station computer system. The second computer is also programmed to store an index of form design files in the form design repository. The forms order entry system is also programmed to determine manufacturability of an ordered form by comparing its form design data to a set of validation rules and route manufacturability exceptions to a selected one of a plurality of exception handling locations. The pricing engine determines identified labor, material, burden, and mark-up cost components, and applies a set of pricing rules to them, to enable calculation of a form price.

28 Claims, 8 Drawing Sheets

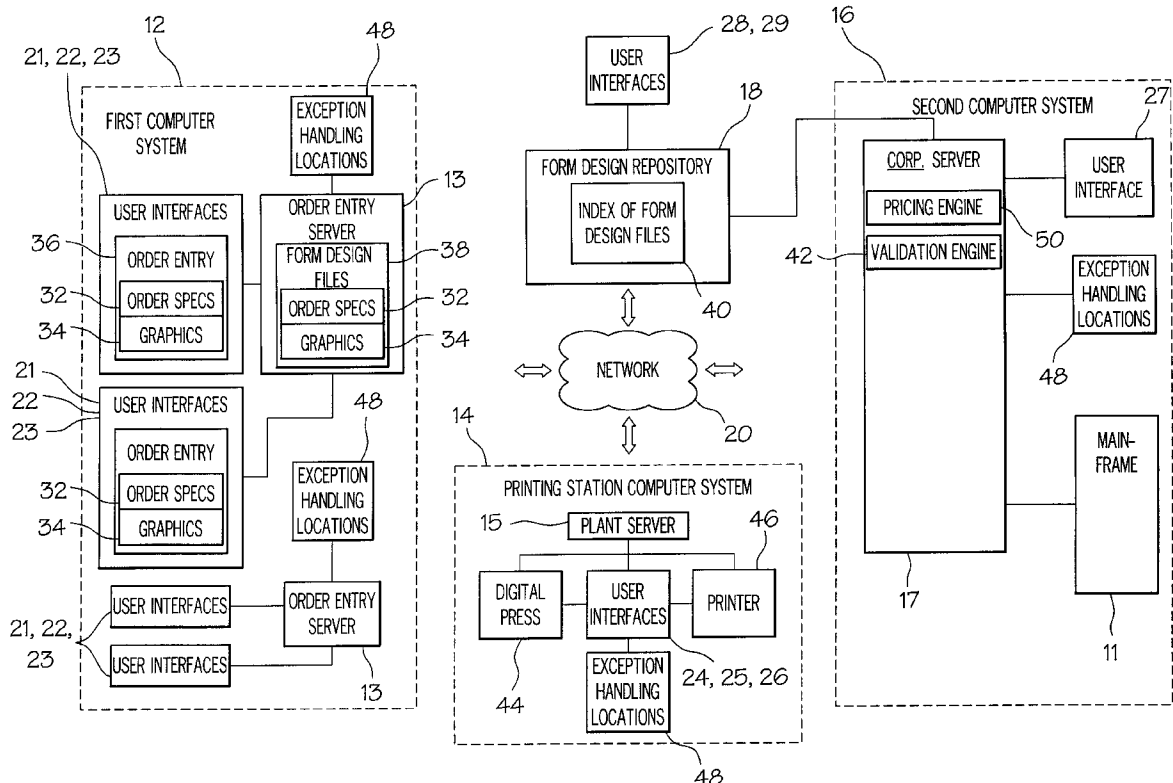


EXHIBIT B

US005666493A

United States Patent

[19]

[11] **Patent Number:****5,666,493****Wojcik et al.**[45] **Date of Patent:****Sep. 9, 1997**

[54] **SYSTEM FOR MANAGING CUSTOMER ORDERS AND METHOD OF IMPLEMENTATION**

[75] Inventors: **Casimir M. Wojcik**, Tampa; **Paul A. Pretto**, Clearwater; **Jim Courier**, Dade City; **Bob Morrow**, Plant City; **Joseph R. Wehry, Jr.**, Riverview; **Paul Kuczynski**, Tampa; **Matt F. Edwards**, Dade City; **Mark A. Schnieder**, Land O'Lakes; **Thomas W. Loftus**, Plant City; **Brian Schnieders**, Temple Terrace; **Thomas C. Bernardi**, Odessa; **Craig Raymond Pellerin**, Tampa; **Ron D. Bushaw**, Plant City; **Michael Lewis Schebell**, Lutz; **Bill Hartley**, Spring Hill; **Sheila Cappel**, Lutz; **Kimberly Weisgarber**, Webster; **Henry Lee Vogler**, Brandon; **Louis Duane Ferguson**, Zephyrhills, all of Fla.

[73] Assignee: **Lykes Bros., Inc.**, Tampa, Fla.

[21] Appl. No.: **111,242**

[22] Filed: **Aug. 24, 1993**

[51] Int. Cl.⁶ **G06F 15/17**

[52] U.S. Cl. **705/26; 705/22**

[58] Field of Search **364/403, 401, 364/479, 478; 395/222**

[56] **References Cited**

U.S. PATENT DOCUMENTS

3,616,944 11/1971 Field 414/285

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 5,265,006 11/1993 Asthana et al. 364/401
 5,273,392 12/1993 Bernard, II et al. 364/478

Primary Examiner—Donald E. McElheny, Jr.

Attorney, Agent, or Firm—Dale Curtis Hogue, Sr.; Kilpatrick Stockton LLP

[57] **ABSTRACT**

The system of this invention manages customer orders using vendor supplied software systems interfaced on a real-time basis to touch the data in each system on a real time basis. In effect, there is horizontal communication between the various components of the system such as inventory, purchasing, order management and receipt, logistics and inventory to have continual data flow without using a vertical software interface. As a result, customer orders are received on a real-time basis using screens that are user friendly to promptly take orders, and to verify customer data and verify the ability to meet those orders. Transmission of documents within the system is minimized thereby making it more efficient, timely and cost efficient.

2 Claims, 42 Drawing Sheets

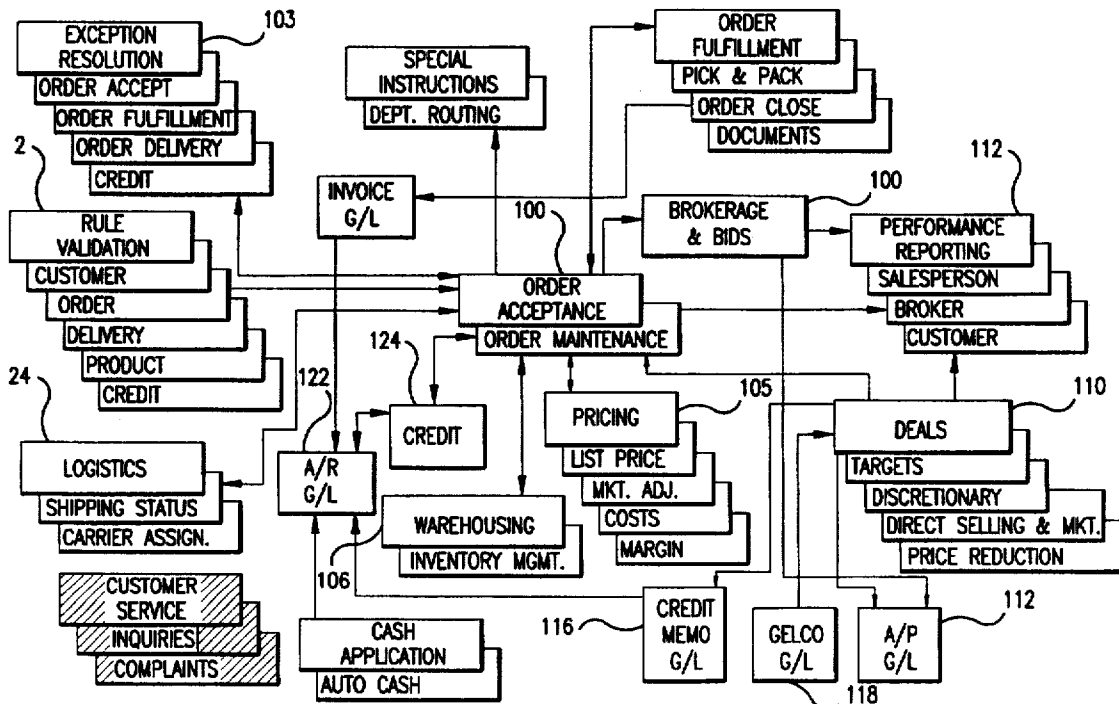


EXHIBIT C

(12) **United States Patent**
Wojcik et al.

(10) **Patent No.:** **US 7,050,995 B2**
 (45) **Date of Patent:** ***May 23, 2006**

(54) **SYSTEM FOR MANAGING ORDERS AND METHOD OF IMPLEMENTATION**

No. 08/474,970, filed on Jun. 7, 1995, now Pat. No. 5,758,329, which is a continuation of application No. 08/111,242, filed on Aug. 24, 1993, now Pat. No. 5,666,493.

(75) Inventors: **Casimir M. Wojcik**, Tampa, FL (US); **Paul A. Pretto**, Clearwater, FL (US); **Jim Courier**, Dade City, FL (US); **Bob Morrow**, Plant City, FL (US); **Joseph R. Wehry, Jr.**, Riverview, FL (US); **Paul Kuczynski**, Tampa, FL (US); **Matt F. Edwards**, Dade City, FL (US); **Mark A. Schnieder**, Land O'Lakes, FL (US); **Thomas W. Loftus**, Plant City, FL (US); **Brian Schnieders**, Temple Terrace, FL (US); **Thomas C. Bernardi**, Odessa, FL (US); **Craig Raymond Pellerin**, Tampa, FL (US); **Ron D. Bushaw**, Plant City, FL (US); **Michael Lewis Schebell**, Lutz, FL (US); **Bill Hartley**, Spring Hill, FL (US); **Sheila Cappel**, Lutz, FL (US); **Kimberly Weisgarber**, Webster, FL (US); **Henry Lee Vogler**, Brandon, FL (US); **Louis Duane Ferguson**, Zephyrhills, FL (US)

(51) **Int. Cl.**
G06F 17/60 (2006.01)
 (52) **U.S. Cl.** **705/28; 705/402; 705/14**
 (58) **Field of Classification Search** **705/28, 705/26, 27, 402**
 See application file for complete search history.

(56) **References Cited**

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Witt, Clyde E. "Publisher Creates Textbook Case for Distribution" *Material Handling Engineering*, v43n3, pp.: 41-47 Mar. 1998.*

(Continued)

(73) Assignee: **Lykes Bros., Inc.**, Tampa, FL (US)

Primary Examiner—Lynda Jasmin

(*) Notice: Subject to any disclaimer, the term of this patent is extended or adjusted under 35 U.S.C. 154(b) by 314 days.

(74) *Attorney, Agent, or Firm*—Womble Carlyle

(57) **ABSTRACT**

The system of this invention manages customer orders using vendor supplied software systems interfaced on a real-time basis to touch the data in each system on a real-time basis. In effect, there is horizontal communication between the various components of the system such as inventory, purchasing, order management and receipt, logistics and inventory to have continual data flow without using a vertical software interface. As a result, customer orders are received on a real-time basis using screens that are user friendly to promptly take orders, to verify customer data and to verify the ability to meet those orders. Transmission of documents within the system is minimized thereby making it more efficient, timely and cost efficient.

(21) Appl. No.: **10/193,339**

(22) Filed: **Jul. 11, 2002**

(65) **Prior Publication Data**

US 2002/0188530 A1 Dec. 12, 2002

Related U.S. Application Data

(63) Continuation of application No. 09/083,681, filed on May 22, 1998, which is a continuation of application

40 Claims, 42 Drawing Sheets

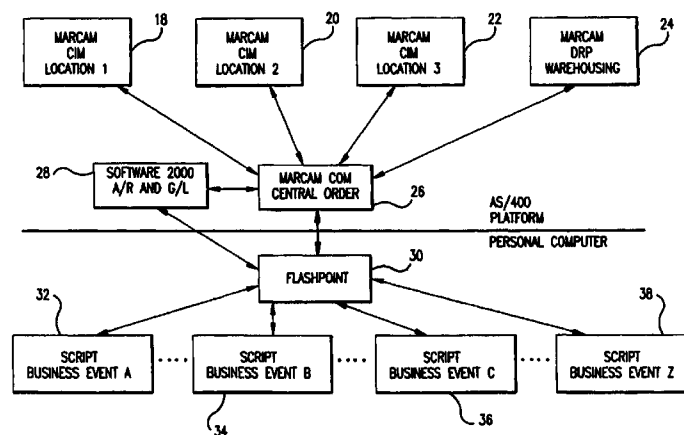


EXHIBIT D

(12) **United States Patent**
Wojcik et al.

(10) **Patent No.:** **US 7,058,596 B1**

(45) **Date of Patent:** **Jun. 6, 2006**

(54) **SYSTEM FOR MANAGING CUSTOMER ORDERS AND METHODS OF IMPLEMENTATION**

(52) **U.S. Cl.** **705/26; 705/27; 705/28;**
705/30; 705/34; 235/375; 700/96

(58) **Field of Classification Search** 705/26,
705/27, 28, 30, 34; 235/375; 700/96
See application file for complete search history.

(75) Inventors: **Casimir M. Wojcik**, Tampa, FL (US); **Paul A. Pretto**, Clearwater, FL (US); **Jim Courier**, Dale City, FL (US); **Bob Morrow**, Plant City, FL (US); **Joseph R. Wehry, Jr.**, Riverview, FL (US); **Paul Kuczynski**, Tampa, FL (US); **Matt F. Edwards**, Dade City, FL (US); **Mark A. Schnieder**, Land O'Lakes, FL (US); **Thomas W. Loftus**, Plant City, FL (US); **Brian Schnieders**, Temple Terrace, FL (US); **Thomas C. Bernardi**, Odessa, FL (US); **Craig Raymond Pellerin**, Tampa, FL (US); **Ron D. Bushaw**, Plant City, FL (US); **Michael Lewis Schebell**, Lutz, FL (US); **Bill D. Hartley**, Spring Hill, FL (US); **Sheila Cappel**, Lutz, FL (US); **Kimberly Weisgarber**, Webster, FL (US); **Henry Lee Vogler**, Brandon, FL (US); **Louis Duane Ferguson**, Zephyrhills, FL (US)

(56) **References Cited**

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More Security For Your Blanket, Thomas E. Skopal, Sales Management, May 5, 1975, V114, n2, pp. 52 and 55.*

(Continued)

Primary Examiner—Tariq R. Hafiz

Assistant Examiner—M. Irshadullah

(74) *Attorney, Agent, or Firm*—Womble Carlyle

(57) **ABSTRACT**

The system of this invention manages customer orders using vendor supplied software systems interfaced on a real time basis to touch the data in each system on a real time basis. In effect, there is horizontal communication between the various components of the system such as inventory, purchasing, order management and receipt, logistics and inventory to have continual data flow without using a vertical software interface. As a result, customer orders are received on a real-time basis using screens that are user friendly to promptly take orders, and to verify customer data and verify the ability to meet those orders. Transmission of documents within the system is minimized thereby making it more efficient, timely and cost efficient.

(73) Assignee: **Lykes Bros., Inc.**, Tampa, FL (US)

(*) Notice: Subject to any disclaimer, the term of this patent is extended or adjusted under 35 U.S.C. 154(b) by 1003 days.

(21) Appl. No.: 09/083,681

(22) Filed: **May 22, 1998**

Related U.S. Application Data

(63) Continuation of application No. 08/474,970, filed on Jun. 7, 1995, now Pat. No. 5,758,329, which is a continuation of application No. 08/111,242, filed on Aug. 24, 1993, now Pat. No. 5,666,493.

(51) **Int. Cl.**
G06F 17/60 (2006.01)

12 Claims, 42 Drawing Sheets

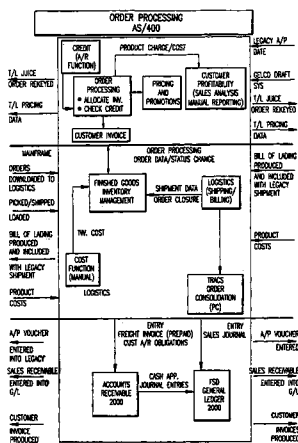


EXHIBIT E



US005963641A

United States Patent [19]
Crandall et al.

[11] **Patent Number:** **5,963,641**
 [45] **Date of Patent:** **Oct. 5, 1999**

- [54] **DEVICE AND METHOD FOR EXAMINING, VERIFYING, CORRECTING AND APPROVING ELECTRONIC DOCUMENTS PRIOR TO PRINTING, TRANSMISSION OR RECORDING**
- [75] Inventors: **Ronald Crandall**, Irvine; **Patrick Gerald Marchese**, Santa Ana, both of Calif.
- [73] Assignee: **Markzware, Inc.**, Santa Ana, Calif.
- [21] Appl. No.: **08/977,928**
- [22] Filed: **Nov. 24, 1997**

Related U.S. Application Data

- [63] Continuation of application No. 08/526,554, Sep. 12, 1995, abandoned.
- [51] **Int. Cl.**⁶ **H04L 9/00**; G09C 3/00
- [52] **U.S. Cl.** **380/2**; 380/4; 380/9; 380/49; 380/50; 380/51; 380/55; 395/101; 395/113; 395/114
- [58] **Field of Search** 380/2, 4, 23, 25, 380/49, 50, 59, 51, 55, 9; 395/101, 109, 113, 114

References Cited

U.S. PATENT DOCUMENTS

4,849,883 7/1989 Mitchell et al. 395/101
 5,347,578 9/1994 Duxbury 380/4

OTHER PUBLICATIONS

Review of TextBridge 2.0 software from Macworld Online at <http://macworld.zdnet.com/pages/september.94/Reviews.1177.html>, Sep. 1994.

Primary Examiner—Bernarr E. Gregory

Attorney, Agent, or Firm—David Comarow

[57] **ABSTRACT**

Disclosed is a software implemented device and method for examining, verifying, correcting and approving electronically-recorded documents, prior to their final output, whether printing, transmission or recording. The disclosed device and method permits the user to assure that the diverse elements of the composite file, such as text, fonts, graphic formats, layout instructions and the like, which may exist in one or more electronic files, will be accessible by, and compatible with the output device. The present embodiment is able to assemble all elements of an electronic file, group of files or an electronic document into one location, whether physical or logical. The present embodiment also allows the above-described analysis on a multiplicity of file types, without need to use the specific file-creation applications used to create the files. This is accomplished by identifying the internal characteristics of the elements of files generated by a multiplicity of file or document creation computer applications and providing a computer software implemented device to decode the information for analysis or presentation. The importance of the present invention lies in its ability to find inconsistencies, incompatibilities, corrupted data and errors not visible to the human checker, to report them or automatically repair them, and, in so doing, to save significant amounts of wasted time and resources in the intermediate or final printing, transmission or recording phase. The present invention allows the user to set custom sets of preferences, establishing unique criteria for the analysis. A further implementation allows the software-implemented device to learn from experience and suggest changes or make changes automatically based on user preferences.

18 Claims, 2 Drawing Sheets

Microfiche Appendix Included
 (3 Microfiche, 239 Pages)

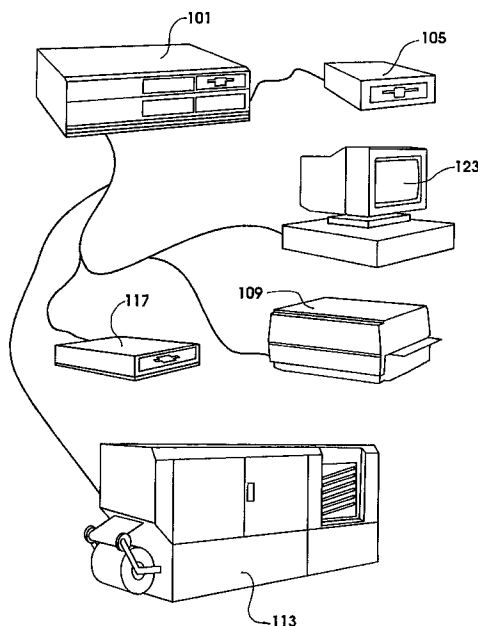


EXHIBIT F



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EXHIBIT G

[illegible]

EXHIBIT H



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Our Story

Based in Dayton, Ohio and founded in 1912, Standard Register is a recognized leader in the healthcare, financial services, commercial business and industrial markets. We use over a century of expertise and a solutions-driven portfolio to improve the way our customers communicate with and serve their customers, employees and stakeholders.

COMPANY
EMAIL | 800-755-64052012
REVENUE
\$602
MILLION

At a Glance



"Standard Register embraces its innovative heritage to deliver solutions that meet today's changing demands. That's why so many businesses trust Standard Register to not only get things done, but to move them forward – advancing their reputation along the way."

Dan Thaxton | senior manager, Intellectual Property | Standard Register

Taking Reputations Higher

Advancing reputations. It's the center of everything we do. How do we do it? We act differently, think disruptively and execute flawlessly. We connect our customer's messages or critical communications with their reputations. And by leveraging over a century of expertise and the experience of our trusted partners and suppliers, we integrate the best components with our solutions – because that takes reputations higher.

Our History

100 Years Young

Since the introduction of a simple improvement to the autographic register in 1912, Standard Register has thrived by providing its customers the expertise and innovation that allowed them to adapt to changing business conditions, operate more efficiently, build brand consistency, reduce risk and ultimately advance their company reputations. Although the media through which information is conducted has changed, the strategic business needs of our customers remain fundamentally the same. Explore our century-long transformation that's become the foundation for our next 100 years.

1912

1921

1926

1932

1940

1943

1952

1954



1912

Founded

The Standard Register Company is founded in Dayton, Ohio. Its first product - the pinfeed autographic register - revolutionizes the industry.

"Standard Register's 100 years of success have been driven by innovation, customer loyalty, sustainability, organizational excellence and social responsibility."

Joe Morgan | CEO | Standard Register

Reach

Markets

- Industrial
- Commercial
- Financial
- Acute Care
- Managed Care
- Long-Term Care

Network



Standard Register has an extensive production and distribution network located strategically throughout the United States, including Mexico. Our capabilities include digital and advanced color production, data-driven print and mail production, traditional form and roll production and flexographic and digital label production. Each of these centers provides secure, reliable and highly flexible output to meet the complex and high quality standards of our customers. We further support our customers with

best-in-class customer service centers.

We are excited to announce our new Center of Excellence in the greater Louisville, Ky. area, set to open the summer of 2013.

Awards, Honors and Compliance

- 2013 Dayton Better Business Bureau's Torch Award
- 2013 Dayton YWCA Women of Influence Organization Lifetime Achievement Honoree
- Daimler Chrysler Masters of Quality – 2007, 2009, 2011 & 2012
- 2012 CDP supply chain score of 93 and performance band rating of B
- 2011 “What They Think” award on innovation for environmental sustainability and processes and the use of the CDP to drive environmental responsiveness
- Over 10 years on Information Week 500's technology innovators list
- First company to be certified under UL certification program for In-Mold Labeling (IML)
- iMedConsent™ application achieved 2011 Edition EHR Modular* Inpatient ONC-ACB Certification from ICSA Labs
- G7 Master Printer qualification in seven centers
- ISO 9001:2008 certified in eight centers
- SFI and FSC certified in 21 centers
- HIPAA, HITECH, MA 201 CMR 17.00, PCI, ISO 27001, SSAE 16, Sarbanes Oxley, GLBA, FISMA proficient

Qualities



Innovation

Our 100-year-old company has a heritage of innovation. We invest in innovative, industry-leading technology and solutions that advance our customers' reputations.



Customer Quality

With 100 years of continuous operation and a 97 percent customer retention rate, it's evident that quality is core to our foundation. Everyone is accountable for flawless execution, every day, every way.



Sustainability

We are committed to reducing our environmental impact by being responsible stewards. We advance not only our customers' reputations, but our own through certifications, waste and resource management.



Security & Compliance

Standard Register has taken a proactive role to protect your reputation and keep your business safe. Through our integrated technology solutions, we ensure that the proper controls and safeguards are in place to maintain the confidentiality of your data.



Safety

Safety is fundamental to our culture; it's a theme that permeates our thinking, innovation and solutions. We begin all internal and external meetings with a safety discussion to ensure we focus on its importance.



Health

Health and wellness is a priority for Standard Register. We encourage employees to develop healthier habits by providing education and opportunities to participate in health initiatives.

Other Company Pages



About Standard Register

Standard Register is trusted by the world's leading companies to advance their reputations by aligning communications with corporate standards and priorities. Providing market-specific insights and a compelling portfolio of solutions to address the changing business landscape in healthcare, financial services, commercial and industrial markets, Standard Register is the recognized leader in the management and execution of mission-critical communications.

NEWSROOM

INVESTOR CENTER

PARTNERS

SUPPLIERS

CAREERS

EMPLOYEES

CODE OF ETHICS

TERMS OF USE

PRIVACY STATEMENT

SITE MAP

/* Pardot WebLeads Tracking Script */

EXHIBIT I

FLORIDA DEPARTMENT OF STATE
DIVISION OF CORPORATIONS

Detail by Entity Name

Florida Profit Corporation

LYKES BROS. INC.

Filing Information

| | |
|-----------------------------|------------|
| Document Number | 158344 |
| FEI/EIN Number | 590606439 |
| Date Filed | 06/21/1949 |
| State | FL |
| Status | ACTIVE |
| Last Event | AMENDMENT |
| Event Date Filed | 06/06/1988 |
| Event Effective Date | NONE |

Principal Address

400 N TAMPA ST
1900
TAMPA, FL 33602

Changed: 04/24/2014

Mailing Address

400 N TAMPA ST
POB 1690
TAMPA, FL 33601

Changed: 04/24/1998

Registered Agent Name & Address

CHASE, RICHARD
400 N TAMPA ST
1900
TAMPA, FL 33602

Name Changed: 04/28/2008

Address Changed: 04/24/2014

Officer/Director Detail

Name & Address

Title C

FERGUSON, HOWELL L
400 N TAMPA ST
1900
TAMPA, FL 33602

Title CEO

CARRERE, MICHAEL L
400 N TAMPA ST
1900
TAMPA, FL 33602

Title PCOO

LYKES, CHARLES PJR
400 N TAMPA ST
TAMPA, FL 33602

Title VP, CFO

BAUMAN, CARL
400 N TAMPA ST
1900
TAMPA, FL 33602

Title VP

BARBER, WILLIAM L
400 N TAMPA ST
1900
TAMPA, FL 33602

Title S

CHASE, RICHARD A
400 N TAMPA ST
1900
TAMPA, FL 33602

Title EVP

Brabson, John A, Jr.
400 N TAMPA ST
1900
TAMPA, FL 33602

Title VP

Collins, Joe

400 N TAMPA ST
1900
TAMPA, FL 33602

Title Asst. Secretary

Pina, Olga M, Esq.
400 N TAMPA ST
1900
TAMPA, FL 33602

Title AVP

Tallent, John
400 N TAMPA ST
1900
TAMPA, FL 33602

Title VP

Wakefield, John
400 N TAMPA ST
1900
TAMPA, FL 33602

Annual Reports

| Report Year | Filed Date |
|-------------|------------|
| 2012 | 02/22/2012 |
| 2013 | 04/29/2013 |
| 2014 | 04/24/2014 |

Document Images

| | |
|---|--------------------------|
| 04/24/2014 -- ANNUAL REPORT | View image in PDF format |
| 04/29/2013 -- ANNUAL REPORT | View image in PDF format |
| 02/22/2012 -- ANNUAL REPORT | View image in PDF format |
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| 04/29/2009 -- ANNUAL REPORT | View image in PDF format |
| 04/28/2008 -- ANNUAL REPORT | View image in PDF format |
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| 04/13/2004 -- ANNUAL REPORT | View image in PDF format |
| 03/17/2003 -- ANNUAL REPORT | View image in PDF format |

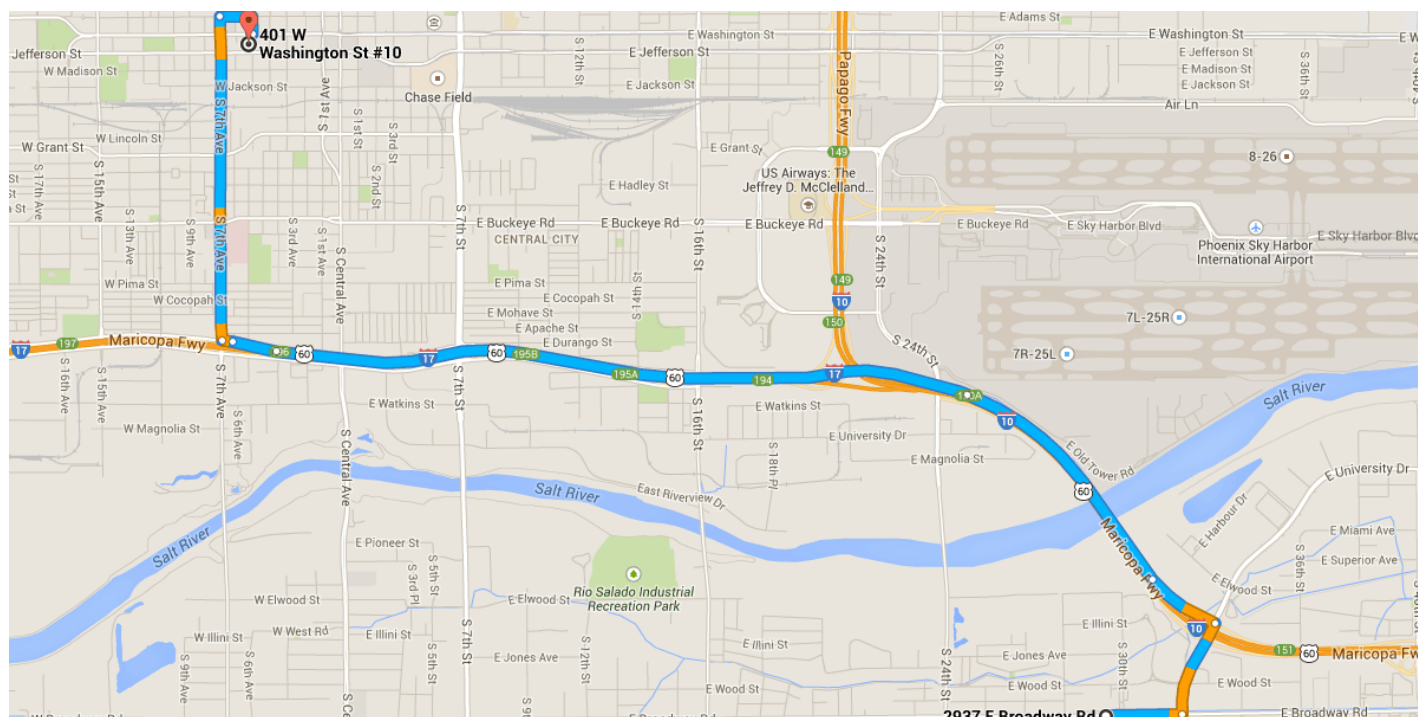
| | |
|---|--------------------------|
| 05/14/2002 -- ANNUAL REPORT | View image in PDF format |
| 05/17/2001 -- ANNUAL REPORT | View image in PDF format |
| 04/26/2000 -- ANNUAL REPORT | View image in PDF format |
| 05/10/1999 -- ANNUAL REPORT | View image in PDF format |
| 04/24/1998 -- ANNUAL REPORT | View image in PDF format |
| 05/15/1997 -- ANNUAL REPORT | View image in PDF format |
| 04/29/1996 -- ANNUAL REPORT | View image in PDF format |
| 04/26/1995 -- ANNUAL REPORT | View image in PDF format |

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State of Florida, Department of State

EXHIBIT J



Directions from 2937 E Broadway Rd to 401 W Washington St #10 Drive 6.9 miles, 10 min



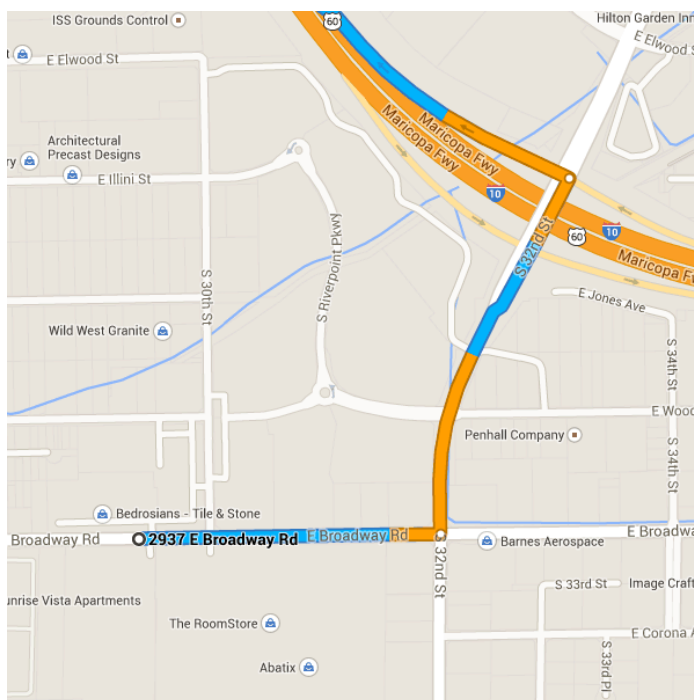
○ 2937 E Broadway Rd

Phoenix, AZ 85040

Get on I-10 W/US-60 W

1.1 mi / 2 min

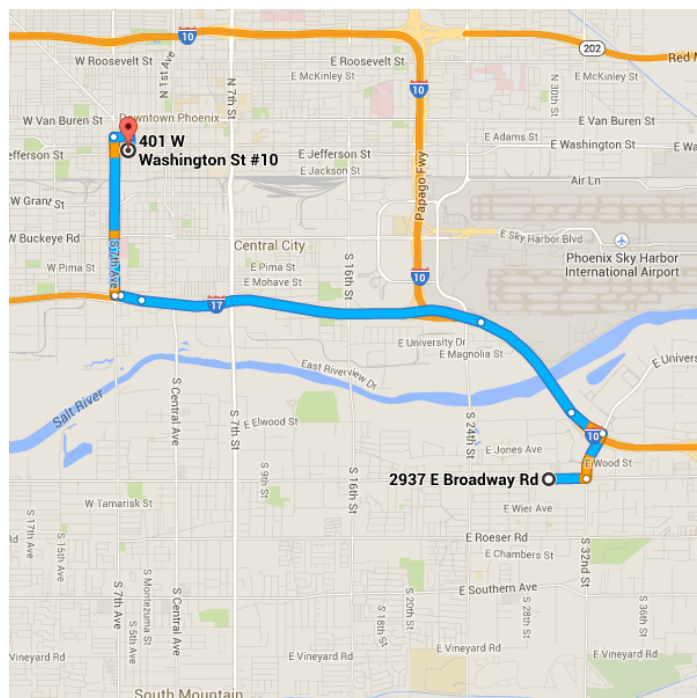
- ↑ 1. Head east on E Broadway Rd toward S 30th St
0.3 mi
- ↶ 2. Turn left onto S 32nd St
0.4 mi
- ⬆ 3. Turn left to merge onto I-10 W/US-60 W
0.3 mi



Follow US-60 W to W Maricopa Fwy. Take exit 196 from I-17 N/US-60 W

4.2 mi / 4 min

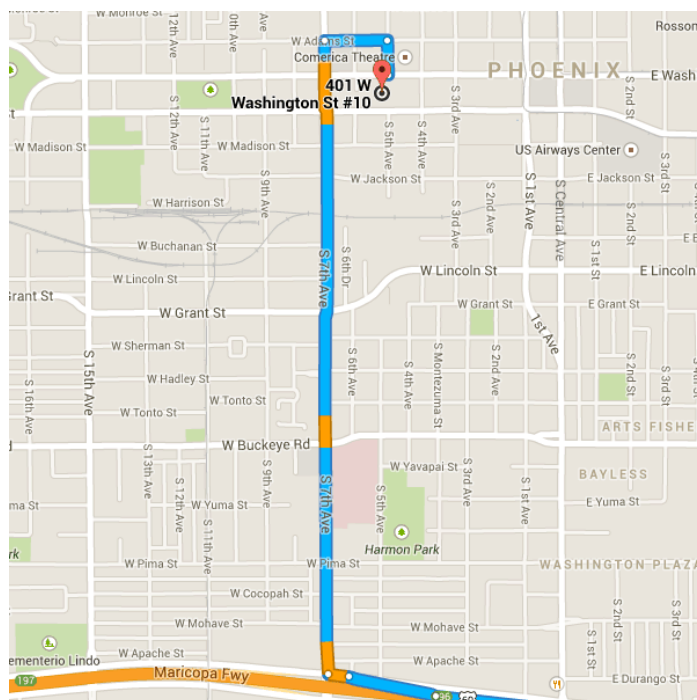
4. Merge onto I-10 W/US-60 W
1.1 mi
5. Keep **right** to continue on I-17 N/US-60 W, follow signs for **Interstate 17 N/Flagstaff/I-10 West Truck Route**
2.9 mi
6. Take exit **196** for **7th Ave**
0.2 mi



Take S 7th Ave to W Washington St

1.6 mi / 4 min

7. Slight **left** onto W Maricopa Fwy
233 ft
 8. Take the 1st **right** onto S 7th Ave
1.4 mi
 9. Turn **right** onto W Adams St
0.1 mi
 10. Take the 2nd **right** onto N 5th Ave
390 ft
 11. Turn **right** onto W Washington St
26 ft
- Destination will be on the left*



401 W Washington St #10

Phoenix, AZ 85003

These directions are for planning purposes only. You may find that construction projects, traffic, weather, or other events may cause conditions to differ from the map results, and you should plan your route accordingly. You must obey all signs or notices regarding your route.

Map data ©2014 Google

EXHIBIT K

Distance Measurement Tool

Click on the map to trace a path you want to measure.

Units:
☐ Metric ☒ English I'm feeling geeky

Total distance:
366.675 mi

Delete last point Reset

Get directions My places Print Share

1875 Century Park East, Suite 700, Los Angeles
 401 W. Washington St., Suite 130, SPC 1 Phoe
 Add Destination - Show options GET DIRECTIONS

Case 2:13-cv-00700-TC Document 28-2 Filed 05/23/14 Page 35 of 54

EXHIBIT L

https://maps.google.com/?mid=1400614115

Most Visited Getting Started Latest Headlines Westlaw Sign-On A&P Library Westlaw Find&Print PACER Sign On - WestlawNext United States Patent a... Trademark Resources eCourts SCROLL

Google

Get directions My places

Print Map Traffic

1875 Century Park East, Suite 700, Los Angeles
351 South West Temple, Room 1, 100, Salt Lake
Add Destination - Show options GET DIRECTIONS

Distance Measurement Tool

Click on the map to trace a path you want to measure.

Units: Metric English I'm feeling geeky

Total distance:
385.419 mi

Delete last point Reset

EXHIBIT M

Comparison of Districts Within the Tenth Circuit — 12-Month Period Ending December 31, 2013

Case 2:13-cv-00700-TC Document 28-2 Filed 05/23/14 Page 40 of 54

| Overall Caseload Statistics | Filings | | CO | KS | NM | OK,N | OK,E | OK,W | UT | WY | |
|--|---|------------------------------------|-----------------|-------|-------|-------|-------|-------|-------|------|-----|
| | Terminations | | 4,288 | 2,442 | 6,009 | 1,210 | 706 | 1,952 | 2,328 | 721 | |
| | Pending | | 4,161 | 2,573 | 5,796 | 1,160 | 692 | 1,912 | 2,365 | 665 | |
| | 3,334 | | 2,229 | 3,040 | 1,009 | 656 | 1,495 | 2,241 | 678 | | |
| Percent Change in Total Filings Current Year | Over Last Year | | 2.1 | -14.5 | 20.3 | 15.7 | 6.2 | -2.2 | -5.9 | 15.4 | |
| | Over 2009 | | 8.3 | 1.8 | 8.1 | 8.5 | 7.0 | 0.9 | -1.5 | -8.4 | |
| Number of Judgeships | | | 7 | 6 | 7 | 3.5 | 1.5 | 6 | 5 | 3 | |
| Vacant Judgeship Months ¹ | | | 2.6 | 12.0 | 5.5 | 0.0 | 0.0 | 5.8 | 0.0 | 0.0 | |
| Actions per Judgeship | Filings | Total | 613 | 407 | 858 | 346 | 471 | 325 | 466 | 240 | |
| | | Civil | 503 | 252 | 179 | 247 | 383 | 241 | 261 | 96 | |
| | | Criminal | 79 | 117 | 589 | 80 | 69 | 63 | 134 | 103 | |
| | | Supervised Release Hearings | 30 | 38 | 90 | 19 | 19 | 22 | 70 | 41 | |
| | | Pending Cases | 476 | 372 | 434 | 288 | 437 | 249 | 448 | 226 | |
| | Weighted Filings ¹ | 683 | 388 | 591 | 331 | 403 | 307 | 487 | 214 | | |
| | | 594 | 429 | 828 | 331 | 461 | 319 | 473 | 222 | | |
| | Trials Completed | | 23 | 22 | 16 | 12 | 11 | 26 | 23 | 14 | |
| | Median Time (Months) | From Filing to Disposition | Criminal Felony | 8.8 | 8.8 | 1.2 | 6.2 | 7.5 | 6.5 | 6.7 | 5.2 |
| | | Civil ¹ | 6.4 | 8.6 | 9.9 | 10.4 | 13.2 | 9.0 | 12.3 | 10.3 | |
| Other | From Filing to Trial ¹ (Civil Only) | | 25.6 | 30.0 | 23.0 | - | - | 20.6 | 35.7 | - | |
| | Number (and %) of Civil Cases Over 3 Years Old ¹ | | 83 | 132 | 86 | 32 | 7 | 31 | 102 | 8 | |
| | Average Number of Felony Defendants Filed per Case | | 3.2 | 9.5 | 6.3 | 4.0 | 1.2 | 2.7 | 6.3 | 3.0 | |
| | Jurors | Avg. Present for Jury Selection | 1.4 | 1.5 | 1.1 | 1.3 | 1.3 | 1.6 | 1.2 | 1.4 | |
| | | Percent Not Selected or Challenged | 30.8 | 48.2 | 48.2 | 43.3 | 30.3 | 37.2 | 44.2 | 39.3 | |
| | | 31.4 | 44.6 | 26.2 | 29.7 | 27.5 | 31.9 | 32.8 | 31.1 | | |

NOTE: Criminal data in this profile count defendants rather than cases and therefore will not match previously published numbers.

¹ See "Explanation of Selected Terms."

EXHIBIT N

**MANNING CURTIS BRADSHAW
& BEDNAR LLC**

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HUSCH BLACKWELL LLP

Glenn H. Lenzen (*pro hac vice*)
Sudee Mirsafian Wright (*pro hac vice*)
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**Attorneys for Defendant Electronic
Educational Devices**

FILED
U.S. DISTRICT COURT
2012 FEB 23 P 3:03
DISTRICT OF UTAH
BY: _____
DEPUTY CLERK

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF UTAH, CENTRAL DIVISION**

GSL HOLDINGS LTD,

Plaintiff,

v.

ELECTRONIC EDUCATIONAL DEVICES,

Defendant.

ORDER

Case No. 2:11-cv-00336-BSJ

This matter comes before the Court on Defendant Electronic Educational Devices, Inc.'s ("EEDs") motion to transfer this case from the District of Colorado to the District of Utah pursuant to 28 U.S.C. §1404(a). The Court has considered EED's motion, reply, and

supplemental submission, as well as Plaintiff's GSL's opposition. Both Parties included affidavits and other exhibits in support of their respective positions. On January 26, 2012, the Court heard argument where additional information was provided by the Parties' counsel.

Good cause having been shown, the Defendant EED having met its burden, the Motion is **GRANTED** and this case is **ORDERED TRANSFERRED**, pursuant to 28 U.S.C. §1404(a) to the United States District Court for the District of Colorado.

I. Standard for §1404(a) Transfer

28 U.S.C. §1404(a) permits a transfer of venue to a district where the cause of action could have originally been brought, for the convenience of the parties, witnesses, and in the interests of justice. Pursuant to Tenth Circuit precedent, the burden for a transfer is on the moving party, who must make a showing that the balance of relevant factors strongly favors a transfer. *Emp'rs Mut. Cas. Co. v. Bartile Roofs, Inc.*, 618 F.3d 1153, 1167 (10th Cir. 2010). This is an individualized case-by-case determination. *Chrysler Credit Corp. v. Country Chrysler, Inc.*, 928 F.2d 1509, 1515 (10th Cir. 1991).

The Tenth Circuit has listed a number of factors that may be addressed and weighed in deciding whether to transfer pursuant to §1404(a). These factors include: the plaintiff's choice of forum; the accessibility of witnesses and other sources of proof, such as documents or physical evidence; the availability of compulsory process to insure the attendance of witnesses; the cost of making the necessary proof; questions as to enforceability of judgment; difficulties that may arise from congested dockets; and all other considerations of a practical nature that make a trial easy, expeditious and economical. *Texas Gulf Sulphur Co. v. Ritter*, 371 F.2d 145, 147 (10th Cir. 1967).

The overarching touchstone is whether it is more convenient and efficient to try the case in the proposed transferee district as compared to trial in the location where the case was originally filed.

II. Findings of Fact

For purposes of this motion, and without the benefit of discovery, I find the following facts:

1. This case could have been brought by Plaintiff GSL in the District of Colorado. Venue is proper in Colorado.
2. This is a patent infringement case. GSL has acquired rights to certain patents relating to power meters, devices that can be used by consumers and others to measure the electrical usage of appliances.
3. GSL is a Canadian entity, based in Vancouver, British Columbia, with no operations or offices in the District of Utah.
4. GSL does not make or sell any products embodying the technology of the invention.
5. The listed inventor of the patents in question is Graham S. Lee, who likely would be a witness for Plaintiff GSL. Mr. Lee is a resident of British Columbia, Canada.
6. Defendant EED is a Colorado company that makes and sells power meters alleged to infringe the claims of GSL's patents. EED was founded in Denver, Colorado by Brad Volin. EED's only office is located in Colorado. Mr. Volin necessarily intends to testify at trial.
7. While EED has sold its power meters to customers in Utah via internet sales, it contends that it makes no special efforts to sell power meters in Utah.

8. EED contracts with a third party contract electronics manufacturer to assemble its power meters. EED's meters were originally assembled by a third party in Colorado. The third party later transferred production to Utah, and today the third party contract manufacturing is being done in Idaho.

9. Final kitting of EED's products is done in Denver, Colorado. All sales orders are taken in Colorado and after final packaging, the products are shipped to customers from Colorado.

10. All of EED's corporate documents, including original plans, designs, and schematics for its power meters, as well as all sales records, are located at EED's offices in Colorado.

11. Other than its founder and President, Brad Volin, EED does not have any employees. Kitting, order taking, and shipping is done in Colorado via personnel employed by a third party contractor.

12. EED contracts with a third party accountant and a third party bookkeeper for accounting and bookkeeping services. These two individuals live and work in Colorado.

13. EED's has used a number of third party designers and engineers to design its hardware, software and housings. Eight of the nine designers and engineers who have worked on relevant EED's products are located in Colorado. The ninth is located in Utah. These designers and engineers are not employees of EED.

14. At oral argument, GSL stated that details of the electronics embodied in EED's devices, including the internal circuitry and the timing devices used, will be important for the trial of this patent infringement case. EED contends that information about these aspects of

EED's devices would be within the knowledge of the third party designers and engineers, eight of nine of whom are located in Colorado.

15. GSL stated that it will seek to discover documents from EED's accountant and/or bookkeeper relating to sales of EED's devices in order to establish damages or a reasonable royalty.

16. At this stage in the proceeding, GSL could identify no witnesses from its side, other than two retained expert witnesses, with a connection to the District of Utah. Any documentation or evidence relating to GSL's business or the development of the patents-in-suit is not located in Utah.

III. Analysis

a. Choice of Forum

Under Tenth Circuit law a Plaintiff's choice of forum is generally entitled to deference. However, Plaintiff GSL is a Canadian entity with no operations or offices in the District of Utah. At oral arguments, counsel for GSL explained that the suit was originally brought in Utah against 18 defendants because Utah was viewed as a central location for litigation that was national in scope. Today, there is only one defendant—a Colorado entity. Because the present litigation is between a non-domestic Canadian entity and a Colorado business, in ordering that this case should be transferred to the District of Colorado, the Court determined that any deference that might have been afforded to the Plaintiff's choice of forum was heavily outweighed by convenience.

b. Convenience of the Parties, Witnesses, and Availability of Evidence

In terms of convenience, transferring this case to the District of Colorado will impose little, if any, burden in terms of additional travel or costs on Plaintiff GSL. Coming from Canada, GSL and the inventor, Mr. Lee, will inevitably have to travel to the Rocky Mountain region for trial. Any documentation relating to GSL's business or the development of the patents-in-suit is not located in Utah. With regard to witness convenience, at this stage of the case, GSL has identified two expert witnesses that reside in Utah who may be called at trial.

By contrast, EED is located in Denver, Colorado. EED's founder and president, Brad Volin, resides in Colorado and necessarily intends to testify at trial. At least some of the designers and engineers listed in Mr. Volin's affidavit will be witnesses regarding the design of the allegedly infringing devices and internal circuitry of the devices. Excluding the Engineer residing in South Jordan, Utah, the remaining technical witnesses reside in Colorado. In addition, GSL stated that it would be seeking documents regarding EED's sales figures or financial records from EED's accountant and/or bookkeeper. These two persons and their documents are located in Colorado.

The Court concludes, based upon the above information, that the convenience factors weigh in favor of transfer to the District of Colorado.

c. Other Factors

The Court finds that many of the other factors that conceivably could be considered in a §1404(a) transfer analysis are not relevant under the circumstances of this case. This is federal lawsuit brought under the patent laws of the United States so issues related to the laws of a

particular state will not arise. The Court specifically discounts the relative congestion of the respective courts' dockets as favoring trial in one location over another.

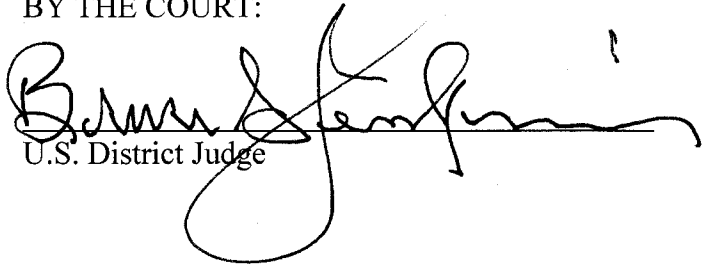
IV. Conclusion

While the Court recognizes that this case presents a close question, the Court concludes that the convenience factors weigh heavily in favor of the Defendant. Accordingly, the case should be transferred to the District of Colorado.

IT IS SO ORDERED.

Dated: 2/23, 2012.

BY THE COURT:


U.S. District Judge

Approved as to form:

MASCHOFF GILMORE & ISRAELSEN

/s/ Rachel Jacques

*(Signed by Filing Attorney with permission
Of Plaintiff's Attorney)*

Rachel Jacques

Attorneys for Plaintiff

EXHIBIT O


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[Administration](#)
[Elections](#)
[Business Programs](#)
[Political Reform](#)
[Archives](#)
[Registries](#)

Business Entities (BE)

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- [Business Search](#)
- [Processing Times](#)
- [Disclosure Search](#)

Main Page

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Statements of Information

(annual/biennial reports)

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(certificates, copies & status reports)

Service of Process

FAQs

Contact Information

Resources

- [Business Resources](#)
- [Tax Information](#)
- [Starting A Business](#)

Customer Alerts

- [Business Identity Theft](#)
- [Misleading Business Solicitations](#)

Business Entity Detail

Data is updated to the California Business Search on Wednesday and Saturday mornings. Results reflect work processed through Friday, May 16, 2014. Please refer to [Processing Times](#) for the received dates of filings currently being processed. The data provided is not a complete or certified record of an entity.

| | |
|--------------------------------------|--------------------------|
| Entity Name: | MARKZWARE |
| Entity Number: | C1923769 |
| Date Filed: | 08/18/1995 |
| Status: | ACTIVE |
| Jurisdiction: | CALIFORNIA |
| Entity Address: | 1805 EAST DYER ROAD #101 |
| Entity City, State, Zip: | SANTA ANA CA 92705 |
| Agent for Service of Process: | PATRICK MARCHESE |
| Agent Address: | 1805 EAST DYER ROAD #101 |
| Agent City, State, Zip: | SANTA ANA CA 92705 |

* Indicates the information is not contained in the California Secretary of State's database.

- If the status of the corporation is "Surrender," the agent for service of process is automatically revoked. Please refer to California Corporations Code [section 2114](#) for information relating to service upon corporations that have surrendered.
- For information on checking or reserving a name, refer to [Name Availability](#).
- For information on ordering certificates, copies of documents and/or status reports or to request a more extensive search, refer to [Information Requests](#).
- For help with searching an entity name, refer to [Search Tips](#).
- For descriptions of the various fields and status types, refer to [Field Descriptions and Status Definitions](#).

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[New Search](#)
[Printer Friendly](#)
[Back to Search Results](#)
[Privacy Statement](#) | [Free Document Readers](#)

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EXHIBIT P

MASCHOFF BRENNAN

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jliu@onellp.com
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Attorneys for Plaintiff SkipPrint, LLC

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF UTAH CENTRAL DIVISION**

SKIPPRINT, LLC,
a Delaware corporation,

Plaintiffs,

v.

PRISMA GRAPHIC CORPORATION,
an Arizona corporation,

Defendants.

**SKIPPRINT, LLC'S LPR 2.1
ACCUSED INSTRUMENTALITY
DISCLOSURES**

Case No. 2:13-cv-00700-DBP

Judge Dustin B. Pead

JURY DEMAND

PLAINTIFF'S LPR 2.1 ACCUSED INSTRUMENTALITY DISCLOSURES

Pursuant to LPR 2.1, SkipPrint, LLC. ("SkipPrint"), hereby identifies the following Accused Instrumentalities of which it is currently aware. Note that at this stage of the case, SkipPrint has not yet obtained any discovery from Defendant and the parties have not yet exchanged their initial disclosures. Thus, SkipPrint's knowledge of Defendant's systems is limited. SkipPrint reserves the right to supplement this list should, during the course of this case, additional Accused Instrumentalities become known to SkipPrint. With respect to the disclosed instrumentalities, infringement of various claims implicates these systems used in connection with Defendant's back end workflow software and preflight software.

| Prisma Graphics Accused Instrumentalities |
|--|
| -EFI Pace system |
| -DokShop system |
| -Print Power system |

DATED: May 13, 2014

MASCHOFF BRENNAN

/s/ C.J. Veverka

C.J. Veverka

ONE LLP

Christopher W. Arledge

Joseph K. Liu

Nate L. Dilger

Attorneys for Plaintiff, SkipPrint, LLC

CERTIFICATE OF SERVICE

I hereby certify that on this 13th day of May, 2014, I served a true and correct copy of the foregoing document on all counsel of record via electronic mail:

Perry S. Clegg
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pclegg@cleggiplaw.com

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Ali R. Sharifahmadian
Maxwell C. Preston
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ali.sharifahmadian@aporter.com
maxwell.preston@aporter.com

/s/ C.J. Veverka

C.J. Veverka